Case 1:19-md-02875-RMB-SAK Document 1453-22 Filed 08/02/21 Page 1 of 3 PageID: 33540

Exhibit SS

1	IN THE UNITED STATES DISTRICT COURT
	FOR THE DISTRICT OF NEW JERSEY
2	CAMDEN VICINAGE
3	CAMBEN VICINAGE

4	IN RE: VALSARTAN, LOSARTAN, MDL No. 2875
	AND IRBESARTAN PRODUCTS
5	LIABILITY LITIGATION Civil No.
	19-2875
6	****** (RBK/JS)
	THIS DOCUMENT APPLIES TO ALL
7	CASES HON ROBERT B.
	KUGLER
8	************
9	- CONFIDENTIAL INFORMATION -
	SUBJECT TO PROTECTIVE ORDER
10	
11	
12	Continued Remote Videotaped via
13	Zoom Deposition of JIE WANG, commencing at
14	7:00 a.m. China Standard Time, on the 19th of
15	May, 2021, before Maureen O'Connor Pollard,
16	Registered Diplomate Reporter, Realtime
17	Systems Administrator, Certified Shorthand
18	Reporter.
19	
20	
21	
	GOLKOW LITIGATION SERVICES
22	877.370.3377 ph 917.591.5672 fax
	deps@golkow.com
23	
24	

- the sales, API sales also, because I'm the
- only -- you know, there are other -- my
- 3 counterparts, my colleagues also responsible
- 4 for API marketing and sales. We actually
- 5 divide it into different teams. But so
- 6 that's the sales.
- And then there were finance
- function, production, procurement. Sometimes
- 9 they're there. Yeah, mainly these functions.
- 10 BY MR. WHORTON:
- Q. Would the president of ZHP be
- 12 there?
- A. I don't remember.
- MS. KLINGES: Objection to
- form.
- Go ahead.
- A. Yeah.
- MS. KLINGES: Objection to the
- 19 form.
- A. Yeah. I don't remember
- clearly. He sometimes shows up.
- 22 BY MR. WHORTON:
- 23 Q. "He" being --
- A. The president of ZHP, yeah.